

**Remarks/Arguments**

The Examiner is thanked for the careful review of the subject Application.

Claims 1, 5-9, 11-14, and 18-20 were rejected under 35 USC § 102(e), as being anticipated by Salmimaa et al. (US Patent 6,668,177). This rejection is traversed, in view of the amendments presented herein.

The Offices points to Salmimaa et al. as teaching each element of the claimed invention. The Applicants have examined the teaching of Salmimaa et al., and respectfully submit that Salmimaa et al. fails to specifically teach all of the elements of claim 1. The Examiner points to col. 4, lines 66-67 as teaching the first element of claim 1. Specifically, the claim recites a prediction operation, which is missing from Salmimaa et al. In Salmimaa et al., a profile is used and the profile may be used for context, however, the profile does not change based on interactions with services.

To provide more clarity in the claims, the Applicants have amended the independent claims to recite how the user profile information includes usage pattern data, and the usage pattern data is constructed from an analysis of previous interactions with the set of services by the user. In the detail provided by Salmimaa et al., it is specifically noted that the user must “specify” his priorities, for given context data values. See Col. 7, line 65 to Col. 8, lines 1-14. This section was cited by the Examiner, and is referred to herein, to show how the user must specify priority levels for given information.

There is no teaching by Salmimaa et al. of *predicting* a set of services from a plurality of services that a user is expected to utilize within a predefined period of time based on user profile information, where the user information includes usage pattern data, and the usage

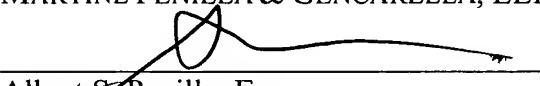
pattern data is constructed from an analysis of previous interactions with the set of services by the user. In fact, the specific teaching to have a user “select or specify” his priority in context data and related parameters, actually teaches methods that are opposite of what is claimed. Consequently, Salmimaa et al.’s teachings, as submitted herein, cannot be used to suggest aspects of the claimed invention. For at least these reasons, the Applicants submit that Salmimaa et al. fails to teach each and every element of the claimed invention.

The dependent claims were rejected under 35 USC § 103(a), as being unpatentable over Salmimaa et al. in view of Wagner et al. (6,282,435). This rejection is respectfully traversed. As noted above, Salmimaa et al. fails to teach all of the elements for which it was originally applied. Additionally, the teachings of Wagner et al., are not directed to the same or similar embodiments. The teachings of Wagner et al., an invention by one of the same inventor of this Application, was directed to an invention for providing information to a connected phone. This information was provided in a number of ways, but there was no teaching regarding the orientation of services on a screen, or the predicting of services most used by the user. Accordingly, as Salmimaa et al. has missing elements that are not taught and because Wagner et al. does not teach or suggest the features of this invention, the Examiner is respectfully requested to withdraw this Section 103 rejection of the dependent claims.

A Notice of Allowance is respectfully requested. If the Examiner has any question that may move the case forward to allowance or has suggestions that can be worked out in advance of an action, the Examiner respectfully requested to contact the undersigned.

If any additional fees are due in connection with filing this Amendment, the Commissioner is also authorized to charge Deposit Account No. 50-0805 (Order No. SUNMP325). A duplicate copy of the transmittal is enclosed for this purpose.

Respectfully submitted,  
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